Be James E. Brice of the City of Annapolis,

POR PUBLISHING BY SUBSCRIPTION, The Disciplinary's, or Soldier's liuide

ext, and

OTT. Anne-

election

to those ricken in the Voters

ask their I pledge have ne-

The on-

as to his ess to our will only

t forward my pre-the judg-ould they ful for the ne can de-

ction, that

DOUT.

lel Coun-

en solicit.

ls, offers

e election

spectfully

uld he be

port, he

shall be

satisfac.

duties of

is fellow.

ounty and

ne is again of Sheriff,

r suffrages.

. Pindle.

on,

Fellow Ci

at he is a

Sheriff, at 1827; and

House

v occupied

as apply to M'Neir.

ity of leav-

s for the be-

committed

SON, Esquessed to me

riends havrvices. Mr. efit of their

he husiness

l during my

เบอบโ

Sale.

Il at private

ur hundred thereto; the good repair, There is on

chard, con-

well select.

ng peach or-at care, and

at variety of

nectarines,

len, with an

e grapes are

elected with

fully cultiva-

undantly for

a well of the kitchen.

nt portion of

ds are capa-

nt, and well

vation of To-

for sale, the

dapted to the e first quali-0 & 80 acres,

to the Unitight House is is advantages

hich there is

creek, an exion of a grist and every in-T. Chasel

Carner.

polis.

It being intended for the cavalry, as gular army, and militia of the United States.

This production is the result of much reflection, unwearied labour, and diligent research; the author, having at those intervals when relieved from his professional duties, consulted the ablest writers on the subject, with view of presenting to the public arone. view of presenting to the public aco plete and well organized system of mi-litary tactics. The manual exercise is explained with a minuteness of detail not elsewhere to be found. tyro in the military art, may, of himself, with this book for a guide, by assiduity and attention, acquire knowledge of the rudiments, or first principles of his profession; and may also, after a few months instruction under a competent teacher, qualify himself for the highest grades in the

Price of the work, neatly bound in boards, &1 50 A subscription paper is lodged at this Office, and Mr. Geo, Shaw's Book Store.

May 4. 1826. Editors, throughout the Union, will confer a favour by giving the above proposals one insertion, or

George M'Neir, MERCHANT TAILOR, Has just received a large and hand. some assortment of

Spring Goods Of a superior quality, among which may be found some of the Best Black, Blue, Green and mixed

Cloths & Cassimeres; Black. Drab, and mixed Lastings; Silk and plain Drilling of various colours, Bombazetts und Nankins, with a large assortment of Vest-

ings. Which he will be happy to sell, or make up, in the has and most fashionable style.

May 11.

DISSOLUTION OF PARTNER SHIP.

The Copartnership heretofore existing under the firm of BRYAN ANDERSON, & Co. is this day dissolved by mutual consent. All persons indebted to the said firm, will close their accounts by note or otherwise without delay, with Bryan and Anderson who are said firm and Anderson, who are authorised to settle the same. Given under our hards.
RGBERT S BRYAN,

THOS. ANDERSON, NICHS J. WATKINS. March 15, 1826

We the undersigned having purchased the entirestock of B. A and Co. and having added thereto a hand. some supply of seasonable

Dry Goods, Groceries,

which will enable us to sell on rea-sonable terms, solicit a share of the public patronage; and we will do the hest in our power to give satisfaction to all who may favour us with their

JOHN S. SELBY.
R. 1am6. custom.

Valuable Land

FOR SALE.

The subscriber will dispose of ill that Tract of land, formerly occupied by the late Francis T. Clements estabout four miles from Anna olis.coataing about 900 acres, and inding of the public road to Baltimere, it rails bounded by the River Stvern, and it intersected by creeks which after convenient landings.

convenient landings.

This land is hearly timbered, and is considered the best woodland in the neighbourhood. There is fine mesdow land on the Farm, the soil is peculiar, and plaister, and plaister, and plaister, and plaister.

land on the Farm, the soil is peculiarly adapted to clover and plaister, and yields Tobacco of an excellent quality.

The improvements are a large stone dwelling mouse rough cost, with a kitchen attached; Tobacco, and other houses, in the best repair.

With the farm will be sold if desired, a sufficiency of hands to cultivate it, with dantation utensils of every description. Persons disposed to pur

description. Persons disposed to pur hase, re invited to view the premues. The terms will be made known or pplication to Annapolis March 2.



NOTICE.

NOTICE.

The Steam Boat. Maryland will leave Annapolis on Thursday the 18th Maryland has route up, at half par two o'crock, and so continue and the hest day of September.

May 17th, 1220.

MARYLAND*



GAZETTE,

AND STATE REGISTER.

IVOL. LXXXI.

ANNAPOLIS, THURSDAY, JUNE 8, 1826.

No. 28.7

PRINTED AND PUBLISHED

JONAS GREEN, CHURCH-STREET, ANNAPOLIS.

Price-Three Dollars per annum.

Law of Maryland.

IN COUNCIL,

Annapolis, April 21st, 1826. Ordered, That the several acts of sembly, proposing alterations in or ver passed at December session last; wide for the public instruction of outh in primary schools throughout feath in primary schools throughout his state," be published once a week fir four weeks in the Maryland Resplican, and Maryland Gazette, Annolis; The Patriot, American, Gazette, and Chronicle, Baltimore; Postell Examinar, Frederick Town; Maryland Herald, and Torch Light. Marriand Herald, and Torch Light, Highstown; Maryland Advocate, Camberland; True American, Rockrile; Elkton Press; Chester Town Telegraph; Centreville Times; Star, and Gizette, Easton; Cambridge Chro-ide, and Bond of Union, Harford

Egorder, Tho. Culbreth, Clk.

AN ACT To provide for the Public Instruction of Youth in Primary Schools

insughout this state.
Sec. 1. Be it enacted by the General Assembly of Maryland, That there stall be constituted and appointed by the governor and council, an officer to be known and distinguished as the Sperintendant of Public Instruction. 2. And be it enacted. That it shall

be the duty of the said Superintendant to digest and prepare a plan or plans for the public instruction of youth throughout the state, for the organization, improvement and mantrement of such system as may be adopted, and of such revenues as may from time to time, be assigned and appropriated to the general objects othe institution; to prepare and re-port estimates and expenditures of e said revenues; to superintend the collection thereof; to apportion the finds; to perform such duties in relaton thereto, as may by law be required of him; to give information to the legislature on all matters referred to him by either branch, or which shall spertain to his office; and generally fol execution of the duties of his of

5. And be it enacted, That the jusfices of the levy court in each of the terral counties of this state, in the month of April, or at any special meeting for that purpose to be called, sall annually appoint nine of the in-labitants of their respective counties, to be commissioners of primary schools for the said county; also a suitable number of discreet persons, not exetting eighteen, who, together with the commissioners, shall be inspectors of primary schools for the said county, which said commissioners and inspectors that hold their offices for one year, and until others shall be appointed in their places; and in case any of the said officers as appointed or to be the said officers so appointed or to be appointed as aforesaid, shall refuse to serve, or die, or remove from the county, or become incapable of serving, the

mee shall be supplied at the next meeting of the levy court. 4. And be it enacted, That each of the said officers, so to be chosen or appointed as aforesaid, shall, before he enters upon the execution of his office, and within fifteen days after his election or appointment as aforesaid, take

whom such oath shall be taken and subscribed as aforesaid, shall, without fee or reward certify the same in writing, the day and year when the same oath be taken, and subscribe his name thereto, and then deliver such writing to the person taking such oath, ficer so taking such oath, was elected or appointed, and if any such officer, so chosen or appointed, as aforesaid, shall not take and subscribe such oath as aforesaid, and transmit or deliver the same as aforesaid, within the time for that purpose limited as aforesaid, such neglect shall be deemed a refusal to serve in such office; and if any person so chosen or appointed, to such office as aforesaid, shall refuse to serve in such office, or shall serve there-in before he shall have taken and subscribed such oath as aforesaid, then, and in every such case, such person shall forfeit and pay the sum of ten dollars, to be recovered with costs of suit, before any justice of the peace having jurisdiction thereof, by action of debt, the one moiety thereof to the use of the primary schools of the county for which such officer was chosen or appointed as aforesaid, and the other moiety thereof, with costs of suit, to the use of any person who shall prose-

cute for the same to effect. 5. And be it enacted, That it shall be the duty of the commissioners of primary schools, or the major part of them, to divide their respective coun-ties into a suitable and convenient number of school districts, and to alter and regulate the same as hereafter provided, and it shall be the further duty of the commissioners of the primary schools aforesaid, immediately after the formation or alteration of any such school district in their respective counties, to describe and number the same, and to deliver the description and number thereof, in writing, to the clerk of the county, who is hereby required to receive and record the same in the county records, without

fee or reward. 6. And be it enacted, That the said commissioners may alter and change the school districts, with a view to their better arrangement, and the more general convenience of the peo-ple: Provided, however, That no such alteration or change shall be made before the first day of April, or after the first day of June in each year, unless the trustees of the district, so to be altered or changed, shall assent there-

of their appointments, having received notice from the appointing power, whose duty it shall be to give such notice to the constables aforesaid.

8. And be it enacted, That whenever any school districts shall be formed in any county, by the commissioners of primary schools as aforesaid, it shall be the duty of the said commissioners, within twenty days thereafter, to make a notice, in writing, describing such districts, and appointing a time and place for the first district meeting, and notify the taxable inhabitants residing in such district aforesaid, by public advertisements, to be put up at the most public places of the said district, at least six days before the time of such meeting, and in case such notice shall not be given as aforesaid, or the inhabitants of such district, when so notified, shall neglect or refuse to assemble or form a district meeting, in pursuance of such notice, or in case any district, having been formed or organized in pursuance of such notice, shall, in the opinion of the commissi-oners aforesaid, be dissolved by adjournment without day, or from any other cause whatever, it shall and may be lawful for the commissioners aforebig that is to say, (1), do when any district, liable to inhabitants of such district, as the case may be, the inhabitants of such district, as the case may be, and when so assembled in district at least ten days before such such meeting shall be situated, a reinformation to such district, at least ten days before such such meeting shall be situated, a reinformation to such district the inhabitants of such district, at least ten days before such such meeting shall be situated, a reinformation to such district and ten days before such such meeting shall be the and transmit to the commissioners of the inhabitants of such district, at least ten days before such such meeting shall be situated, a reinformation to such district then in shall be the inhabitants of such district, at least ten days before such such meeting shall be situated, a resuch district shall be situated, are
the inhabitants of such district, at least ten days before such such meeting shall be situated, are
the inhabitants of such district meeting shall be situated, are
such district shall be the district to the countries of such district shall be situated, are
the inhabitants of such district, at least
ten days before such such district, at least
ten days before such such district, is said, or any of them, at any time there-

or any future legal district meeting, it shall and may be lawful for them, or a majority of such of them as shall be present as aforesaid, to ad-

journ from time to time as occasion may require, to fix on a time and place for holding their future annual meet-tings, which annual meetings they are who shall, within eight days thereafter, tings, which annual meetings mey are who shall, within eight days thereafter, tings, which annual meetings mey are transmit or deliver the same to the hereby authorised and required to hold; to choose by ballot, one district clerk, to choose by ballot, the satisfaction who shall give bond to the satisfaction of the trustees, to keep the records and proceedings of such meetings; also three trustees to manage the concerns of such district, and one district collector; also to designate a site for their school house; to vote a tax on the resident inhabitants of such district, as they, or a majority of such of them as shall be present as aforesaid, shall deem sufficient to purchase a suitable site for the school house, and to build. keep in repair, and furnish such school house with necessary fuel, books, stationary and appendages, and to repeal, alter, regulate and modify all such proceedings, or any part thereof, from time to time, as occasion may require; provided however, That no alteration as to the site of a school house, shalf take place, but by consent of at least four commissioners of the county; and it shall and may be lawful for the trustees of such districts, or a majority of them, whenever they shall deem it ne cessary, to call a special meeting of the said inhabitants of such district, notice thereof being given as hereinafter provided, and no district meeting held as aforesaid shall be taken or deemed illegal for defect or want of due notice to any of the said inhabitants of such district; provided the omission to give such notice be not willful and designed.

> trustees, and collector of each school district, shall hold their respective offices until the annual meeting of such district next following the time of their election, and a new election shall have been made, and in case such offices, or any of them, shall be vacated by the death, refusal to serve, removal out of the district, or incapacity of any such officer, and such vacancy shall not be supplied by the district at a special or other district meeting, within one month thereafter, it shall and may be lawful for the commissioners of primary schools for the county in which such district shall be situated, to supply such vacancy by the appointment of any person residing in such district, and such appointment shall have the same effect, to all intents and purposes, as if the same had been made by feit and pay the sum of five dollars, to be recovered, with costs of suit, by action of debt, in the name of the commissioners of primary schools, for the county in which such person shall re-side, or in the name of any other person, before any justice of the peace having cognizance thereof; and such sum, when so recovered, shall be paid to the commissioners aforesaid, for the use of the primary school in such district; and every person who being duly chosen or appointed as aforesaid, to serve in any such office, and having accepted thereof, or not declared his refusal to accept, shall neglect the per-formance of the duties of such office, shall forfeit and pay the sum of ten

9. And be it enacted, That the clerk,

use aforesaid. 10. And be it enacted, That it shall be the duty of the clerk of each school district, to keep the records and pro-ceedings of his district, in a book to be provided for that purpose, and whenever a special district meeting shall be called by the trustees of such district, it shall be the duty of such clerk to give notice as aforesaid of the time and place of such special district meeting, to

and every justice of the peace before other time or place; and at such first, | be the further duty of such clerk, to dren taught in such district, and the give notice in like manner, of every meeting to be held in such district; and it shall be the duty of such district clerk, to keep and preserve all records, books, writings and papers, belonging to his office, and on the expiration of his time of service, to deliver the same to his successor in office, in the same manner as the county clerk is required by law to deliver all records, books and papers, belonging to his office, to his successor in office, under the penal-ty of his official bond.

11. And be it enacted, That the collector in each school district shall give bond with security, to the satisfaction of the trustees, for the faithful discharge of the duties of his office, and shall have the same power and authority, & have the same fees for collecting, and be subject to the same rules, regulations and duties, with respect to the school business of the district, as by law appertain to the office of collector of the county charges in which such district may be: Provided, That the said collector of the county charges may be eligible as the district col-

lector.
12. And be it enacted, That it shall be the duty of the trustees of each school district, whenever a district meeting shall have voted a district tax, or as soon as may be, to make a rate bill, or tax list, which shall raise the sum voted for, in due proportion on all the taxable property in such district, agreeably to the assessment of the last proceeding county tax, and to annex to such tax list or rate bill, a warrant, and to deliver the same to the collector of such district, which warrant shall be substantially as followeth:

County of —, ss. To — collector of the district in the county aforesaid. greeting. You are hereby required and commanded, to collect from each of the inhabitants of said district, the several sums of money written oppo-site to the name of each of said inhabitants in the annexed tax list, and within sixty days after receiving this war-rant, to pay the amount of the monics by you collected into the hands of the trustees of said district, or some one of them, and take their or his receipt therefor, and if any one or more of said inhabitants shall neglect or refuse to pay the same, you are hereby fur-ther commanded to levy on the goods and chattels of each delinquent, and make sale thereof, according to law-Given under our hands and seals this

- day of ---, A. D. S. S. Trustees.

be lawful for the trustees aforesaid, to renew such warrant in respect to such delinquent person.

13. And be it enacted. That it shall be the duty of the trustees of each school district, whenever a district meeting shall have voted a sufficient tax for that purpose, to purchase a suitable site for their school house, and to build, keep in repair, and furnish such school house with necessary fuel, books, stationary and appendages, and it shall be the further duty of the trus-tees aforesaid, to agree with and em-pluy, all teachers to be employed in such district; Provided, That no teacher shall be employed by them, who shall not have received the certificate dollars, to be recovered with costs of of approbation from the inspectors of suit, in manner aforesaid, and for the schools, as is herein after provided; and schools, as is herein after provided; and it shall the further duty of the trustees a resaid, to pay the salaries of such teachers out of the monies which shall come into their hands from the commissioners of primary schools afore-

said. 14. And be it enacted, That it shall be the duty of the trustees of each school district aforesaid, semi-annually on or before the first days of April and October in each year, to make and transmit to the commissioners of

number of white children residing in such district, between the ages of five

and fifteen years inclusive.

15. And be it enacted, That it shall

be the duty of the commissioners of primary schools for each county, to apply for and receive from the treasurer of the western shore, all monies which shall be apportioned, and payable to their counties, as soon as may be, after the same shall be so apportioned and pay-able as aforesaid; and it shall be the duty of the commissioners aforesaid to apportion all monies which shall come into their hands for the use of the primary schools, as soon as may be after such monies shall be received by them, amongst the several school districts. lying within their counties, which shall have substantially complied with the provisions of this act, according to the number of children between the ages of five and fifteen years as aforesaid, living in each such district; and all monies so to be apportioned by the com-missioners as aforesaid, shall be paid by them according to such apportionment, to the trustees of the district to which such monies shall be apportioned as aforesaid, whose receipts therefor shall be good and sufficient evidence of such payment; which monies so to be received by the trustees as aforesaid, shall be applied and expended by them in paying the salary of the teachers to be employed by them, and for no other purpose; Provided, That no monies ap-portioned as aforesaid, shall be paid by the commissioners aforesaid, until the trustees of the district to which such monies shall be apportioned as aforesaid, or at least two of them, shall have certified, in writing under their hands, and delivered such certificate to the commissioners aforesaid, or some one of them, substantially in the words following, viz: "We the trustees of the — school district, within the county of —, do certify, that a school hath been kept in said district for at least three mouths during the year last past, from the date hereof, by an instructor duly appointed and approved in all respects according to law, and that all monies received Juring the said year, from the commissioners of primary schools, have been faithfully applied in paying the salaries of such instructor; dated &c., trustees." And all monies which shall be apportioned as afore-

said, shall be paid by the commission-ers aforesaid, to the trustees, on their making and delivering to them a certificate, substantially in form following: ..We, ____, ___, the trustees of ______, do hereby certify, that all monies heretofore received from the to.

7. And be it enacted, That it shall be force entering upon the duties of his office, he shall take an oath or affirmation for the diligent and faith-literation of the duties of his of
18. And be it enacted, That it shall be designed as if the same had been made by the district, at any legal district meeting, and every person who shall be duties of his office, he shall take an oath or the different officers, to be appointed in virtue of the provisions of this act. In virtue of the provisions of the act and the district meet
19. And if the sum or sum of the sum or throughout this state; ______ trus-tees" And all monies which shall be apportioned by the commissioners as a-foresaid, and which shall remain in their hands unpaid for the space of one year thereafter, either from the omission or neglect of the trustee to apply for, and make the necessary certificates to entitle them to the same, or from any defect in such certificates, shall after the expiration of such year, be added to the monies next thereafter to be apportioned by them, and shall be apportioned and paid together with such monies as aforesaid; and in case any monies, which shall come into the hands of the commissioners aforesaid, for the use of the primary schools for their counties, shall not be apportioned by them as aforesaid, for the space of two years thereafter, by reason of the non-compliance of all the school districts in such county, with the provisions of this act, all such monies so remaining, not, apportioned for the space of two years as aforesaid, shall be returned and paid by the commissioners to the treasurer, and be apportioned and distributed by him, together with the other monies next thereafter to be apportioned and distributed by him in pursuance of this